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Washington D C 20505

19 FEB 1988 OCA88-0453

Thomas K. Latimer Staff Director Permanent Select Committee on Intelligence House of Representatives Washington, D.C. 20515

Dear Tom:

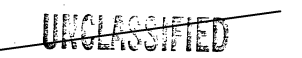
This letter is submitted in accordance with the request of the conferes on the Intelligence Authorization Act for Fiscal Year 1986 (Public Law 99-169) that the Central Intelligence Agency submit a "one-time" report on its experience with respect to the effect of the requirement that fingerprints be submitted to states and localities by the Agency in connection with requests for criminal history record information. The provisions of 5 U.S.C. §9101, as added by Title VIII of the 1986 Act, gave the Agency access to such records but required the submission of the subject's fingerprints under certain circumstances.

Since enactment of this provision, the only State or locality requiring the submission of fingerprint cards for criminal history record information has been the State of California. The Agency ceased submitting such requests to the State of California since information formerly received from the State Repository can be obtained from local jurisdictions. To date, no other State or local jurisdiction has required the Agency to submit fingerprint cards for this information.

In summary, the requirement to submit fingerprint cards to State or local jurisdictions for criminal history record information under this provision has had little to no effect on the Agency's ability to obtain this information.

Sincerely,					
// .	John Helgerson "				
Director	John Helgerson of Congressional	Affairs			

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MEMORANDUM FOR:	Director of Congressional Affairs
ATTENTION:	
VIA:	Deputy Director for Administration General Counsel
FROM:	Director of Security
SUBJECT:	Access to Criminal History Record Information for National Security Purposes - Effect of the Fingerprint Submission Requirement to State or Local Jurisdictions
	Tubellimone Authorization Act

- 1. In compliance with the Intelligence Authorization Act for Fiscal Year 1986, Public Law 99-169, Section 9101, Criminal History Record Information for National Security Purposes, this memorandum provides information for the "one-time" report required by Congress on the effect of the fingerprint submission requirement to State or local jurisdictions.
- 2. Since Congress enacted 5 U.S.C. Section 9101, the only State or local jurisdiction requiring the submission of fingerprint cards for criminal history record information has been the State of California. The Office of Security ceased submitting such requests to the State of California since information formerly received from the State repository can be obtained from local jurisdictions. To date, no other State or local jurisdiction has required us to submit fingerprint cards for this information.
- 3. In summary, the requirement to submit fingerprint cards to State or local jurisdictions for criminal history record information under Public Law 99-169, Section 9101, has had little to no effect on our ability to obtain this information.

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Local Jurisdiction

CONCUR:				
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